

WILL TRY AGAIN TO SEAT SOCIALISTS

Resolutions Go Before Assembly Tonight for Final Dis- position.

LITTLE HOPE OF SUCCESS

Rumors of Dissension Among Republicans Over Speak- er's Tactics.

Special to The New York Times.

ALBANY, Jan. 25.—A week of rapid-fire developments in the hearing by the Assembly Judiciary Committee into the qualifications to occupy their seats of the five suspended New York Socialist Assemblymen will begin tomorrow night, when another series of efforts will be made to reseat the suspended members during the inquiry. Three resolutions already introduced to this end, will come up for final disposition by the Assembly.

Two of these resolutions, fathered by Assemblyman William C. Amos, Republican, New York City, declare the action of the House unconstitutional, and all acts since the suspension invalid, and maintain that to validate the proceedings the Socialists must be seated. Previous attempts to bring these resolutions out on the floor have failed. It is predicted here that neither will be adopted, despite the talk of dissension among Republican members who are said to disagree with what they term "the rushing tactics" of Speaker Sweet in dealing with the Socialists.

Sentiment among the up-State Assemblymen seems solidified in supporting the Speaker, and while there is some dissension among the New York City Republicans, it hardly seems to justify rumors that an attempt will be made Tuesday, at the resumption of the Judiciary Committee's hearings, to demand from the Speaker personally, under pain of impeachment proceedings, more specific evidence of the guilt of the Socialists.

Charles Evans Hughes arrived in Albany tonight and took rooms at the Ten Eyck. However, he has not returned to Albany in reference to the hearing, but stopped over on his way to Utica, where he has legal business.

Assemblyman Joseph Steinberg of New York City, Republican, representing the district in which Mr. Hughes and former Senator Ogden Mills live, will renew his attempts tomorrow night to have expunged from the Assembly record derogatory remarks concerning Mr. Hughes by Assemblyman Martin G. McCue, Tammany. The House has shown a decided disposition to permit McCue's attack to remain on the record, and there is no indication tonight of a change of heart.

The resolution already introduced by Assemblyman J. Fairfax McLaughlin, the Bronx, declaring that the Assembly lacks constitutional power in the absence of the suspended members, will also be disposed of.

Lack of harmony among Judiciary Committee members, manifested in the voting of several against rulings of Chairman Martin, unfavorable to the Socialists, is expected to show even more openly when the hearings are resumed Tuesday. So far, only four of the thirteen members have formed themselves into a minority. They are Assemblymen Evans and Bloch, Bronx Democrats, and Stitt of Brooklyn and Pellet of Manhattan, Republicans. It was rumored tonight that Assemblyman Edward A. Everett, Republican, St. Lawrence County, would join them.

Legalization of the conveyance, by the State, of its interests in the use of one-half of the surplus waters in the Oswego River and the Barge Canal to the City of Oswego is sought in a bill introduced in the Assembly by H. Edmund Mac-hold, Chairman of the Assembly Ways and Means Committee. The measure seeks to end a dispute of more than two years' standing by giving legal sanction to attempts of State officials and authorities of Oswego to give to the city use of these waters rather than to turn the power over to local corporations.

Mayor Fitzgibbons of Oswego has been in Albany in the interests of the bill. It is asserted that Oswego water power corporations that want the grant are fighting its enactment. The meas-

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ure is on order of final passage and it was not referred to committee.

ALBANY, Jan. 25. (Associated Press) —In addition to his two resolutions regarding the ousted Socialist Assemblymen adready before the Assembly, Assemblyman Amos of New York announced tonight that he would introduce four more tomorrow night on the same subject.

One will ask that a bill of particulars be given to the suspended members; another will request the removal of Assemblyman Louis M. Martin as Chairman of the Judiciary Committee, alleging that he has not followed the Supreme Court rules of procedure at the trial; a third will cite Martin W. Littleton's charge that the suspended Socialists were supporters of an "invisible empire," point out that such a charge, if proven, would constitute treason, and will ask for an inquiry of the failure of prosecuting officials to act.

The fourth will request that the New York City Bar Association Committee, headed by Charles E. Hughes, be permitted to sit at the trial.

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